

Customer No.: 022870
Docket No.: 21112.006USA

**UNITED STATES PATENT AND TRADEMARK OFFICE
PATENT OPERATIONS**

Applicant:	HINTON, Golden S.		Art Unit: n/a
Application No.:			Examiner: n/a
Filing Date:			
Title:	A New Method For The Treatment Of Cancer		

**PETITION UNDER 37 CFR 1.102 TO MAKE AN APPLICATION SPECIAL AND FOR
ADVANCEMENT OF EXAMINATION**

Box Petition - No Fee
Commissioner for Patents
PO Box 1450
Alexandria VA 22313-1450

Atlanta GA 31156-7685

Sir:

I, the Applicant and Inventor, petition the Commissioner under 37 CFR 1.102(c) to consider to make special and to grant an advancement of Examination to above-identified patent application. No fee is required for this Petition.

BACKGROUND

I am 76 years of age. Under 37 CFR 102(c) an applicant may file a petition such as this one to advance prosecution based on the applicant's age. As I am over 75 years of age, the granting of such a petition is appropriate.

As an aside, the instant invention is related to a treatment of cancer and other DNA-damaging diseases. Although I am not using this as a basis for this petition due to the additional money it would cost, I hope this information will assist the Commissioner in making a decision to advance examination of this patent application.

Sent By: TECHNOPROP;

770.522.9763;

Nov-26-03 4:12PM;

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REQUESTED ACTION

I request that my patent application be made special and be granted an advancement of examination based on the my being over 75 years of age. Therefore, I petition the Commissioner to:

1. Make my patent application special; and
2. Grant my patent application an advancement of examination.

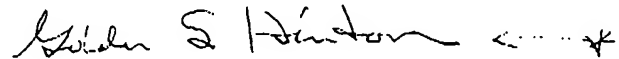
DECLARATION

I declares that I am the applicant and inventor for the above identified patent application, that all statements made herein of my own knowledge are true and that all statements made herein on information and belief are believed to be true, and that I understands that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001), and may jeopardize the validity of the application or document or any patent resulting therefrom.

CONCLUSION

If the USPTO has any questions regarding these documents or this patent application, please contact the below-signed attorney of record.

Respectfully submitted,



Golden S. Hinton

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